

of said newspaper be printed in said county, and the said newspaper, so printed in said adjoining county, if there be one, if not then in the most convenient paper, that will publish the advertisement, and the said advertisement, and if the publisher of said newspaper, the tax collector shall advertise the same at some convenient and public place in or about the court-house of the county. And the said newspaper, so published and advertised, shall be substantially in the following form:

State of Tennessee, —County, SS.—

Know all men, that the undersigned, authority vested in me as tax collector of —county, I will on the first Monday of July next, it being the — day of July, next, offer for sale the following described tract or tracts of town lots, parts of town lots, the same having been assessed for taxes for the year 18—, which taxes are due and remain unpaid, together with penalties and costs.

Following this, shall begin by districts the entire list of uncollected taxes for the year named, and a description of the property, valuation and total taxes, as the same appears on the tax book, and the penalties and costs, on each separate assessment, advertisement and certificate.

Sec. 64. Be it further enacted, That said advertisement, if published in newspaper, as hereinbefore prescribed shall be published in said newspaper, for three consecutive weeks, previous to the day of sale; and each every lot, tract or parcel of assessed real estate, houses, buildings and improvements thereon, and the taxes, penalties and costs are not paid, before the day of sale, shall be sold, or so much thereof, as shall be sufficient to satisfy the taxes, penalties and costs due thereon.

Sec. 65. Be it further enacted, That said sale shall be made at the court-house of the county named, and on the first Monday of July, of the year succeeding the year for which the taxes are due and the next ensuing day, or days, if necessary, until the sale is complete.

Sec. 66. Be it further enacted, That no lot, tract or parcel of land shall be sold for more than the amount of taxes, penalties and costs due thereon; and that bidder shall be the purchaser who will pay the amount due for the least quantity of said lot, tract or parcel of land, so offered for sale, at the corner, and running with at least one line of a tract. If the beginning corner of a tract of land sold lies out of town, or in a body of water, the beginning of the parcel sold shall be made at the county line nearest the beginning corner of the tract.

Sec. 67. Be it further enacted, That in case of the tax collector, or corporation bid the amount of taxes, penalties and costs, the tax collector shall bid the same off, in the name of the Treasurer of the State and County; said sale to be for the amount of taxes, penalties and costs due to the State and county respectively.

Sec. 68. Be it further enacted, That in all cases of sale of any lot, tract or parcel of land of said advertised property to any person, company or firm on the terms and conditions hereinbefore chargeable on the property so-sold, the Tax Collector shall give the purchaser a certificate of said purchase.

Sec. 69. Be it further enacted, That when said sales shall have been completed and within thirty days after the first Monday of July of said year, the Tax Collector shall certify all of said sales in possession of the county, and in counties where there are more than one Circuit Court, the tax collector shall certify said sales to the Clerk of said County.

Sec. 70. Be it further enacted, That no sale shall be invalid because the number of acres or the size and dimensions of any tract, lot or parcel of land not been precisely named, or the amount of taxes, penalties and costs precisely given, nor because the property has been assessed and advertised in the name of a person who did not own the property, or because the same was assessed and advertised to unknown owner, nor because a distress warrant did not issue, nor on account of any objection or exemption from taxation, or because the property shall be good and valid if the taxes, penalties and costs were actually due and unpaid, and the advertisement, sale and certificate of purchase and sale, shall be good and valid, as provided for in this act.

Sec. 71. Be it further enacted, That in case of every description of real estate under this act, where a writ of possession has been issued, it shall be the duty of the Sheriff to put the purchaser thereof, his, her, or their agent or attorney, in possession of the same, with full power and authority of use and occupation of the same, and the enjoyment of all rents and profits arising therefrom, and to deliver to the purchaser crops belonging to the owner growing thereon, and to cut, remove or sell timber from said land until a full and complete satisfaction of the taxes, penalties and costs be made by the owner or owners, his, her or their agent and attorney has been effected, within the time prescribed in the preceding section of this act.

Sec. 72. Be it further enacted, That the owner or owners of real estate sold at said sale, his, her or their agent or attorney shall be entitled and allowed to redeem the same, at any time or season of the year, within one year of the day of sale; but at no time thereafter, and to effect such redemption, the purchaser shall be paid to the clerk or said court the amount of taxes, penalty and costs with interest on the same at the rate of fifty per cent. per annum, and a judgment of redemption shall be entered of record in the court, and if the purchaser thereof shall refuse possession of the same, the clerk of the court shall be issued, and the Sheriff shall place the party in possession.

Sec. 73. Be it further enacted, That in case of every description of real estate, where a writ of possession has been issued, the purchaser shall have the right to elect whether he will accept the redemption money paid to said clerk or retain the same as a purchase money, and if he elects to retain the same as a purchase money, and the redemption of said property up to the time of said redemption, said purchaser shall abide by his said election and signify said choice and election to the clerk of the court, and if he elects to retain the moneys already in his hands, the clerk of the court shall render to the person paying the same, the receipt for the same, and the clerk of the court, if he elects to retain the redemption money, he shall render an accurate account of his receipts and disbursements, and the clerk of the court, if the property during his occupancy thereof, and pay the balance in his hands to the clerk of the court, to be paid to the person paying the property, and receive the redemption money.

Sec. 74. Be it further enacted, That at the July term of the County Court of the year succeeding the year for which the taxes are due, the clerk of the court, by the order of the court, shall present a complete and accurate list of all uncollected taxes due and unpaid, together with the county and polls for the preceding year with the reason assigned why the same has not been collected. The said list shall be in duplicate, and the said list, denominated errors and insolencies, and if just shall allow the same or so much thereof as shall meet the approval of the court, and the clerk of the court shall credit for such amount as they may deem just and proper.

Sec. 75. Be it further enacted, That each and every tax collector shall, on or before the first Monday of July, next, submit to the county court, the list of errors and insolencies, and the allowance of errors and insolencies, submit his account to the Comptroller of the Public Lands, and the county court shall settle and allow the same, and the clerk of the court shall

accounting for all taxes and penalties in-
 volved in the collection of the same; and
 State; and on such settlement shall be
 allowed credits as provided for in
 sections 648 to 660 inclusive of the
 code, so far as the same are applica-
 ble.

Sec. 76. Be it further enacted, That
 each and every collector shall, on or
 before the time named in the previous
 section, transmit to the State tax col-
 lector to the Chairman of the State
 County Court, for the purpose of mak-
 ing settlements and accounting for a
 collection of the same, a full and true
 revenue collected by him and on be-
 half of the county; and on such
 settlement shall be allowed credits as
 provided in sections 648 to 660 in-
 clusive of the code, so far as they are
 applicable; and with all legally authorized dis-
 bursements; and in default of making
 such settlements and satisfactorily ac-
 counting for the same, any moneys
 which have come into his hands, shall forfeit his
 office. On such settlement, the Chair-
 man of the County Court, or other
 officer authorized by the State Court,
 shall examine the same, and shall see
 that the full amount of county
 revenue charged to said tax collector
 in the tax book has been fully account-
 ed for.

Sec. 77. Be it further enacted, That
 each and every assessor who, in dis-
 charge of his duties as such assessor,
 shall, in any case, refuse or neglect
 to make a settlement of the same, or
 by law, or shall knowingly and
 fully evade or violate any of his du-
 ties as assessor, or any proceeding
 which may be instituted against him,
 shall be prevented or hindered, or where
 any property or capital required to be
 listed for taxation by this act shall be
 neglected or refused to be listed, or
 more than it truly is, or on the basis
 prescribed by this act, shall, for evad-
 ing or violation, be deemed guilty of
 a misdemeanor, and on conviction
 thereof, shall forfeit and pay to the
 State not less than fifty nor more
 than five hundred dollars at the dis-
 cretion of the court.

Sec. 78. Be it further enacted, That
 the County Court shall have power to
 list the lists of all uncollected taxes
 and penalties, and to send the same
 together with the State Comptroller and
 Chairman of the County Court, and
 by its agent or attorney may collect the
 same, bring all necessary suits, and
 recover all moneys due, and the costs
 and the provisions of this section shall
 extend to all uncollected taxes, civil
 State or internal improvement public
 taxes, and all moneys due, and shall
 be paid over to the parties enti-
 tled to the same, together with such
 damages as follows the same.

Sec. 79. Be it further enacted, That
 the Tax-collector shall have one year
 from the expiration of his term in
 office to collect any arrearages of taxes,
 penalties and costs, for which the
 County Court may have refused
 credit.

Sec. 80. Be it further enacted, That
 the Comptroller of the Treasury shall
 keep a list of all the names of the
 Sheriff, Clerk and printer on all sales
 of land, to the Treasurer of the State,
 and see fees to be as follows, viz: She-
 riff's fees on sales, printed and sold
 dollars; clerk's fee, similar for each
 separate tract, lot or parcel of land.

Sec. 81. Be it further enacted, That
 all acts and parts of acts upon the sub-
 ject of the sale of land, and the taxes
 and sale of land for taxes in con-
 flict with the provisions of this act, and
 all other acts in conflict with the pro-
 visions of this act, be and they are
 hereby repealed.

Sec. 82. Be it further enacted, That
 municipal corporations within the State
 shall not levy a tax upon money engaged
 in business, or in any kind of manufac-
 turing or mining, or upon any other
 corporation exceeding the amount re-
 quired by the State upon such cap-
 ital.

Sec. 83. Be it further enacted, That
 this act shall take effect from and after
 the first day of April, 1873, the pub-
 lic laws requiring repeal.

Passed March 22, 1873.

A. T. LACKY,
 Speaker of the Senate.
 W. A. LATHROP,
 Speaker of House of Representatives.

Approved March 25, 1873.
 JOHN C. BROWN, GOVERNOR.

A FATAL DISEASE.

The Symptoms, Progress and Cure for Cerebro-Spinal Meningitis.

This disease, which appears to have
 broken out as an epidemic here, as well
 as throughout the country, is attracting
 much attention, it is supposed, be-
 cause of its sudden and unobtainable
 origin; or enveloping membranes of the
 brain and spinal cord. It is no new
 disease, and is well known to our phy-
 sicians, but its progress and symptoms
 are unknown, but it is generally attri-
 butable to the cold and damp months of
 late winter and spring months, and is
 more common in the elevated portions
 of the country.

The severe cases are generally
 caused in a child, and less fre-
 quently in an adult. In the latter case,
 however, many of these cases have
 proved fatal.

After reaction, the return of warmth
 to the system is fully developed. The
 patient suffers with intense pain in the
 head, neck and spine, with a tendency
 to draw the head backward, face flushed,
 eyes staring, pupils dilated, character-
 restlessness, hard pulse, quick respira-
 tion, hot skin, thirst, vomiting, con-
 stipation, delirium, and frequently con-
 vulsions. As the disease advances, and
 delirium gives place to stupor or drowsi-
 ness, the pupils become smaller, the
 hearing frequently very much impaired,
 the face feeble and green, prostration
 of the disease is great. At the com-
 plete its entire course in eight or ten
 hours, but more frequently from the
 fifth to the tenth day.

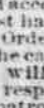
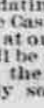
In the case of a child, convulsion, nor
 sex is free from its attacks; the old
 and young are alike liable, but a
 majority of the cases here have been
 among the young.

Many believing it to be an inflama-
 tory disease, treat it energetically
 with antiphlogistics. In the case of
 children, the treatment is more sym-
 ptomatic, such as mustard, with mus-
 tard plasters to stomach, bowels, spine
 and the internal administration of such
 purgatives as may be on hand or readi-
 ly obtained. In the adult case, full and
 free purgation and application of external
 warmth. As soon as reaction has
 taken place sulphate of quinine should
 be administered. If the patient is
 asleep or drowsiness, leech the temples
 and apply blisters to the neck and
 spine. The neural mixture and cool
 drinks are to be given. If the patient
 fever. The diet should be of the
 mildest kind, and the patient kept as
 quiet as possible. Convalescence will
 be attended with great difficulty, and
 disease, by all means call in a physi-
 cian.—*Nashville Banner.*

A New Appointment.

The New Tribune says: "Any
 President who would re-appoint to
 office such a man as Collector J. F.
 Casey, of New Orleans, might be fairly
 given over to blindness of mind and
 stupidity. It is not to be wondered at
 if Casey, so long and so effectively active in the original Louis-
 ana troubles; he lent the Customs
 House service to the conspirators who
 attempted to overthrow the govern-
 ment; and all his acts were so notori-
 ously at war with the principles of
 common decency that the Congress
 of the United States, when it met, did
 only submit the facts and silently await
 the result. The result was that Casey
 was retained in power; and now he has
 been again appointed to the same office.
 The people are being shamefully abused
 for Casey's conduct. The only reason
 which can now be found for his per-
 sistent appointment is that he is the
 President's brother-in-law, or else
 that the President's chivalry com-
 pels him to stick by a man for whom
 nobody else has any respect."

A Chinese proverb declares that "a
 man's mouth leaks secrets," and the
 proof of the truth was shingled.

FRANKLIN STREET,
(OLD STAND)
CLARKSVILLE, TENNESSEE.
Dealers in—
FIELD AND GARDEN
SEEDS
AGRICULTURAL
—And—
Garden Implements,
Groceries,
Nails,
Leather,
Etc., Etc.
New Crop Buist's and Landreth's Field
Vegetable and Flower
Seeds,
Springle or Mammoth Clover,
Red Clover,
Timothy,
Red Top,
Orchard Grass,
Blue Grass,
Hungarian,
Millet Seed.
BUIST'S SUPERIOR
Lawn Grass Seed
TEXAN RED OATS,
a new Oat, heavy yield, and war-
rant against Rust.
PRINCE EDWARDS ISLAND BL.
OATS, CANADA WHITE AND MICHIGAN BLACK OATS.
SEED POTATOES,
Early Peerless, No. 6.
" Rose."
" Goodrich."
" London Lady."
" Bessett."
Peach Blow and Late Rose.
FERTILIZERS
Gusno, Gypsum or Land Plaster, Pat-
ent and Super-Phosphate.
PLOWS, HOES, CHAINS, ETC.
in any quantity.
—At the—
LOWEST CASH PRICES.
Jan. 18, 1873-1f.
J. J. HAMLETT. H. P. DORR
HAMLETT & DORR
DEALERS IN
**Stoves, Tinware, Cast-
Iron Grates, and House Fur-
nishing Goods.**
Every description of **Tinwa-**
re made up in good style.
ROOFING AND GUTTERING prom-
ptly attended to.
H. P. DORR is well superintend-
ed.
workroom.
Feb. 1, 1873-1f
SETTLE & SON, Ag's
CROCCERS,
And Dealers in
Country Produce General
FRANKLIN HALL BUILDING,
CLARKSVILLE, TENN.
We keep every variety of
FAMILY SUPPLIES,
which we offer at the lowest market
WANTED.
Country Produce of all kinds, Pot-
atoes, Butter, &c., for which we will
change Groceries or pay cash.
Jan. 25, 72-1f. SETTLE & SON
CLARKSVILLE
FEMALE ACADEMY
THE SEVENTH ANNUAL SESSION
of this institution begins on the 2nd
September next.
TERMS:
Primary Department.....\$1
Intermediate do.....2
Preparatory do.....2
College do.....2
EXTRAS:
Music.....50
Ancient and Modern Languages each 1
Drawing.....1
Painting in Oil.....1
Wax Work.....1
Boarding, including furnished rooms,
lights fuel and servants' attention, 8
Washing, per dozen.....2
Clarksville, June 11, 72-1f
Coal! Coal!
"We have been appointed agents for
the Household Coal and Mining Co., and
commence delivering Coal here about
the 1st of October. We intend to supply
good article of Coal at as low a price
will justify any handling; it will try to
be prompt and accommodating in every
way we must have the cash for Coal
delivered. Orders left at our office, ac-
companied by the cash, will be promptly
filled. We will have the full sent to
all others. We respectfully solicit a share
of the public patronage.
ANDERSON & BINGHURST
Sept. 28, 72-1f
Livery and Feed Stable
  
ON THIRD STREET,
S. O. W. BRANDON, Proprietor,
AS GOOD AS THE BEST.
Good hacks, buggies and saddle hor-
se kept for hire.
Jan. 20, 73-1f
COAL! COAL!
We are delivering St. Bernard Coal, with
in the limits of the city, for 18 cents a
bushel, Pittsburg Coal, for 30 cents a
bushel, German Coal, for 35 cents a
bushel.
Sept. 1, 1873. F. P. GEAFFY & CO.

B. W.
Successor to
Offers to the public
**French, White, and
Decorative
American, Belgian**
A complete line of
QUILT-3
Table Furniture
Chandeliers, Lamps
**Hotel and
TORREY'S PARK
Mirror
Fine Fan**
All of which he will sell at
any market, at Wholesale
Nashville, Louisville
Sign, "Big Pitcher,"
Oct. 26, 1872-41

**HARRISON
COMMISSIONER
CLARK**
SPECIAL ATTENTION PAID TO
Liberal Cash Advances made
No INVOICE All Planters To
Nov. 2, 1871-6m.

R. P. BOWLING.
**BOWLING
TOBACCO
COMMISSIONER
O. K. V.**
Corner Front and
Main Streets.
SOLICIT CONSIGNMENTS FOR
Sept. 16, 1872-41.

T. HERNDON, L. T.
**HERNDON
TOBACCO SALESMEN AND
TRICES' LANDING**
Special attention paid to Inspectors
in store.
References by permission: B. O. H.
Tus, President New Providence Sav.
Jan. 4, 1872-6m.

HARDWARE
of every description,
Axes, Pumps, Nails,
Chains, Grindstones, Cross Cut
Hammers, Locks, Hand Saws,
Hoes, Binges, Cedarware
Double and Single
GUNS AND PISTOLS
Powder, Shot, Caps, Cartridges,
penters' Tools, Coopers' Tools,
Blacks' Ibs' Tools, Iron and
Steel, Plow Bolts and
Wings, Hubs, Fel-
lows, Spokes.
AGENTS FOR
EXCELSIOR
**Cast and Steel
PLOWES**
McReynolds' Plow
Rollocks Plow
Buckeye Grain Drill,
and everything else. Give us a call or
in your orders, which will have pre-
attention.
Jan. 4, 73-41.

**BYERS keeps the best Bond
and Havana Cigars, Chewin**

COOK
JO. J. LOCKERT & CO.,
 publish a full assortment of
White, Gold-band
Painted China,
and Bohemian Glass
Ware, White Granite and C
NSWARE,
Chimney and Cattle
Lamps and Lamp Fixtures,
Bar Fixtures,
WEATHER STRIPS,
Baskets,
ey Goods, e
 all as low as they can be bou
 ale or Retail.
 ville or Cincinnati bills dupl
 " Franklin Street, Clarksville

ON & SHELBY,
N MERCHAN
SVILLE, TENN.
 O SAMPLING AND SELLING LEAF T
 o Tobacco.
 o Tobacco Sixty Days. No Charge to Plant

J. J. L.
NG & THOMA
FACTORY
 -AND-
N MERCHAN
WAREHOUSE,
CLARKSVILLE, TENNE
 R SAMPLING AND SELLING T

R. GOLD, **WILLIE P. HAM**
N, GOLD & CO.,
GENERAL COMMISSION-MERCH
G. NEW PROVIDENCE, TENN,
 on and Sale of Tobacco. Cash advanced o
 KESSE, President Bank of Clarksville; T
 ings Institution, and the trade generally.

RE **M'CAULEY & C**
DRUGGISTS
FRANKLIN STREET
CLARKSVILLE, TENN.
 Offer to the public a large and w
 ate the special attention of the
 cles guaranteed pure and fresh.
 We have just received a large lot

PERFUMERY
 Soaps, Toilet Articles, etc., to whic
 we give the special attention of the
 We prepare a remedy for nervo
 ousness, which is a certain cure. Try
 We call the special attention o
 ists to FRUIT

EXTRACTS AND SYR
 manufactured at our house.
 We are agents for R. W. Thom

Celebrated Chill T
 Our Prescription Department is
 led by Mr. Warner Thomas, an
 and careful prescripser. All
 promptly attended to, day or night
 Nov. 4, 1874. **M'CAULEY**
G. B. WILSON. HENRY
J. P. Y. WHITFIELD.
C. B. WILSON &
SEWANE
PLANING MI
CLARKSVILLE, TE

THANKFUL FOR THE LIBER
 trage extended to us last y
 hoping a continuance of the sam
 ing added to our machinery and
 ous building in a convenient, dry
 short notice.

Flooring,
Sash,
Doors,
Blinds,
Weatherboardi
Moldings,
Brackets,
Mantles,
Dressed Lumber
Shingles, Laths,

P. S.--We will furnish ph
 estimates of materi
 ousness, which is a certain cure. Try
G. B. WILSON & C
 Commerce Street, near the For
 April 16, 1873-74.

Montgomery Farm Pro
FOR SALE
 I will sell at public outcry, at Mo
 nery Farm, 12 miles from Clark
 Montgomery county, Tenn., on
 Tuesday, April 22, 1873,
 the lands belonging to Robertson,
 & Co. These lands lie within tw
 the N. & C. Railroad and, Cam
 river, and have upon them some
 from Ore. The land will be sold in
 or in tracts to suit purchasers.
 It is made to settle up the drea
 Robertson, Russell & C.
 Taxes--and 12 months, with ap
 security and left retained.
 B. RUSSELL,
 Surviving Part

W. H. FULLER'S
and
ware,
C. C.
ARE MADE SOLELY BY
Excelsior Manufacturing Co.
ST. LOUIS, MO. Are doing a
BETTER
DOLING
QUICKER AND
THAT ANY STOVE
ARE ALL
LOW-PRICED,
And Operate
will do
COOKING
AND
QUICK
ALWA
WARRANTED
E. Y.
Kincannon, Wood
March 22, 73-1r.
Clarksville
"FRESH"
We can again say to the pub
are receiving a large stock of
WINTER CLOTH
FOR
MEN AND BOYS
We have taken great pains to
best materials and workman
regard to style, beauty and
furture, our present stock is in
and stands "excellent" in the
We have for the approaching
OVERCOATS AND GLEN
of the fine and varied materials
Especially soliciting custom fr
Our stock of staple and fash
HATS,
FURNISHING
UMBRELLAS,
low well rep'd—singles and full
Especially soliciting custom fr
and patronage.
PITMAN & LEWIS
Sept. 28, '72-1r. Opposite 30
Painless Extraction of
DR. CABAN
DENTIST
Office, corner of Third and F
Wh
Vn
all
and
open
form
the
mo
man
fees
den
dec
ford. Also wish to call the sp
of those wanting Artificia
the fact that they put them
and of BESS & A. TRIMM
Clarksville, Jan. 20, '72 ly
FOR SPRING TIME
CHEAP GOODS
AT
WM. KLEEM
Ladies' and Gents' Furnish
CLOTHING
Hats, Caps, Boots, Shoes
Stock new and very cheap
Clothing made to order, an
ed to give satisfaction
Steele Room in Franklin st
dearly opposite J. J. Crum
April 6, 1872-4r. **W. KLE**
JOHN MIDDLE
HAS risen, Phoenix like
debris of the late fire, an
shop on Franklin st
Pitman & Lewis' store
he has a large and eleg
Leather, ready to make
and best
BOOTS AND SHOES
in the latest style, and a
guaranteed. He invites his
former patrons to give him a
W. Sign of the GOLD BOOT.
JOHN MIDDLE
April 23, 1870-4r.
Pure Pure Drugs, Ch
Patent Medicines,
Oils, Varnishes,
Glass, Pure Wines,
Whisky, Fine Tea and
call on **OWEN & M**
THE NASHVILLE
Republican **Base**
If you wish to subscribe to
daily, tri-weekly or weekly f
paper, take the Nashville Repu
paper, issued from the Capital an
class Literary journal—an inste
of the best paper in the State. It h
connection with the Nashville
contemporaries, for its enterpris
for the freshest news and the c
valuable maintenance of presen
its accuracy as a market repo
progressive spirit and courage
of its political teachings; for be
the most complete and authori
nal, thoroughly identified with
cial and material interests of th
section. It gives 10,000 copies o
from all parts of the State, an
market report, the truest local
its originality is its distinctive
THE TRI-WEEKLY
will contain the cream of the m
daily paper, and the best of m
market reports.
The Weekly Banner
a complete compendium of the
Daily and Tri-Weekly issues, w
class Literary journal—an inste
teresting every visitor to t
circle.
TERMS:
Daily—12 Months.....
Tri-Weekly—12 Months.....
Weekly—12 Months.....
A complimentary extra copy
with every club of ten such sub
any proposed edition.
No paper sent after subscrip
pires, except by cash renewal
REPRINTS &c.
Nashville, Tenn.
COMPLETE STOCK OF Tru
porters, Braces, Etc., to be
at low prices.

The old and reliable
MRS. HODGSON & ESTABLISHED
We are pleased to inform our customers that we have a large and well selected stock of
Milnery Goods
FOR
Fall and Winter
We do not deem it necessary to say more than that we return many thanks public for its patronage and the same in the future.
Respectfully,
OCT. 19, 72-73
HODGSON &

"**FILE.**"
We have established our office at the
PHING,
BOYS,
procure the ship, and in desirable winter
GARIES,
heretofore
ionable
GOODS,
ETC.,
than usual.
Pawls, House.
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ASS,
Franklin ass.
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First Class
qualifica-
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TRADE
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in street,
EEMAN.
ETON
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stock of
the finest
SHOES,
perfect fit
friends and
DILTON.
chemicals
Paints,
Window
Brandy,
and Spices
DOOR
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Feb. 17, 72-73

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LIGON & ELY'S
We have on hand a large
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MASKS,
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The partnership heretofore
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February, 1872, dissolved by
mutual consent, the said firm
J. S. Nebel and J. A. Grant
respective partners in the busi-
ness they having assumed all li-
abilities having been transferred
to J. A. Grant.
J. S. N.
J. A. G.
From and after the above date
of dissolution, the said NEBEL
March 1, 1873-74.

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C. C. EVERETT
Has opened a first class Con-
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large and select stock of
Treats for christ-
AND COFFEY OF ALL
Alto, ice cold, for all who id
respectfully
Nov. 2, 1872-73
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DENTIST
OFFICE AT RESIDENCE
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faithful discharge of his duties
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